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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO | |
|--|-------------|----------------------|-------------------------|---------------------|--|
| 09/826,710 | 04/05/2001 | Rajendra Kumar Bera | JP920000136US1 | JP920000136US1 3960 | |
| 7590 12/11/2003 | | | EXAMINER | | |
| Anthony England 1717 West Sixth Street | | | EHICHIOYA, FRED I | | |
| Suite 230 | n Street | | ART UNIT | PAPER NUMBER | |
| Austin, TX 78703 | | | 2172 | | |
| | | | DATE MAILED: 12/11/2003 | 13 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

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| • | Application No. | Applicant(s) | | | | |
|---|--|--|--|--|--|--|
| Office Action Summary | 09/826,710 | BERA, RAJENDRA KUMAR | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| The BAALLING DATE of this communication and | Fred I. Ehichioya | 2172 | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | | |
| Status 1)⊠ Responsive to communication(s) filed on 18 Ja | nuany 2003 | | | | | |
| _ | action is non-final. | | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposition of Claims | | | | | | |
| 4) Claim(s) 1 - 7 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1 - 7 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. | | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original transfer of the correction of the original transfer or the correction of the original transfer or the original transfer | epted or b) objected to by the led drawing(s) be held in abeyance. See on is required if the drawing(s) is obj | e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. | | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) | 5) 🔲 Notice of Informal P | (PTO-413) Paper No(s) atent Application (PTO-152) | | | | |

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DETAILED ACTION

Response to Arguments

- 1. Response to communication filed on July 18, 2003
- 2. Claims 1-7 are pending in this office action.
- 3. Claims 1, 6, and 7 have been amended by the applicants
- 4. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1, 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,694,593 issued to Baclawski, Kenneth P. (hereinafter "Baclawski") in view of U.S. Patent 6,493,709 issued to Alexandria Aiken (hereinafter "Aiken").

Regarding claims 1, 6 and 7, Baclawski teaches a method for searching data to locate a portion of said data identified by a search query, the method comprising:

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receiving a search query including two or more data fragments expected to be contained within said data (see column 2, lines 12 – 13);

searching the data to locate matches between the data and the respective data fragments (see column 2, lines 13 – 14); and

Baclawski does not explicitly state identifying a minimal portion of said data that contains matches with all of the data fragments, wherein at least one of the data fragments appears only once in the minimal portion.

However, Aiken discloses identifying a minimal portion of said data that contains matches with all of the data fragments, wherein at least one of the data fragments appears only once in the minimal portion (see column 15, line 3 through column 16, line27).

It would have been obvious to one of ordinary skill in the art at the time the invention was made where minimal sequence is minimal portion of the search data. The minimal sequence is obtained by traversing the fragment of the search document. The motivation is that the system comprises a plurality of data storage units and application, which generates a search request using the fragments of the query to perform a search on its respective database. These fragments make the search quick and cost efficient.

Regarding claim 3, Baclawski teaches the steps of:

(i) receiving said data in a computer memory (see column 1, lines 32 –42);

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(ii) receiving a search query comprising two or more data fragments (see column 2, lines 12 – 13 and column 3, lines 25 – 26);

- (lii) searching the data to locate matches between the data and the respective data fragments (see column 2, lines 13 16);
- (iv) recording the memory addresses of said matches (see column 7, lines 29 31);

Baclawski does not explicitly teach (v) for each match, identifying any partial overlap with any other match; (vi) for any such partial overlap, searching said data to seek a new match which does not overlap any other match; and (vii) identifying a portion of said data from the location of the first to the last non-overlapping match

Aiken teaches (v) for each match, identifying any partial overlap with any other match (see column 14, lines 10 - 11);

- (vi) for any such partial overlap, searching said data to seek a new match which does not overlap any other match (see column 14, lines 11 15); and
- (vii) identifying a portion of said data from the location of the first to the last non-overlapping match (column 14, lines 19 28).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Aiken with the teaching of Baclawski wherein an entry in the output search list, this entry including the file name, offset and length of the overlap area are created. The motivation is that the offset can also be included in the entry, and used to order the fragment search. This effectively minimizes the search time.

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Regarding claim 5, Baclawski teaches displaying said data upon a display screen and highlighting said identified portion of data (see column 9, lines 40 – 44).

7. Claims 2 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baclawski in view of Aiken and further in view of U.S. Patent 5,884,303 issued to Brown, Anthony Peter Graham (hereinafter "Brown").

Regarding claim 2, Baclawski or Aiken does not explicitly teach identifying a portion of said data containing all of said data fragments and extending between:

an end location which is the location of the first match with that one of said data fragments which is the last to appear in the data; and

a start location which is the location of the match, next preceding said end location, with that one of the said data fragments which is the first to appear in the data.

Brown teaches an end location which is the location of the first match with that one of said data fragments which is the last to appear in the data (see column 4, lines 56 - 57); and

a start location which is the location of the match, next preceding said end location, with that one of the said data fragments which is the first to appear in the data (see column 4, lines 48 – 53).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Brown with the teaching of Baclawski and Aiken wherein the start position and end position determine a match of the search fragment. The motivation is that this combination produces an efficient and extremely high data search rate.

Regarding claim 4, Baclawski and Aiken disclose the claimed subject matter as discussed in claim 1. Baclawski does not explicitly teach the steps of: (i) storing the data fragments in computer memory as a string variable; (ii) searching the data to locate the first match between the data and each data fragment and, for each data fragment, store the location of that first match as a respective pointer variable; (iii) by reference to the pointer variables and the string lengths of the data fragments determining any partial overlaps between said matches.

Brown teaches (i) storing the data fragments in computer memory as a string variable (see column 3, lines 37 – 41);

- (ii) searching the data to locate the first match between the data and each data fragment and, for each data fragment, store the location of that first match as a respective pointer variable (see column 1, lines 15 – 18, column 3, lines 37 41 and column 4, lines 49 – 50);
- (iii) by reference to the pointer variables and the string lengths of the data fragments determining any partial overlaps between said matches (see column 4, line 51 and column 5, lines 1-4);

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(iv) for any such partial overlap, searching the data to locate the next match with the relevant data fragment and store the location of that next match in a respective further pointer variable (see column 4, lines 48 - 53 and column 5, lines 1 - 2);

(v) by reference to said pointer variables determining any remaining partial overlaps between said matches and repeat step (iv) until there is identified a portion of said data containing all of said data fragments without any overlaps therebetween (see column 3, line 57; column 4, lines 64 - 67 and column 5, lines 1 - 2).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Brown with the teaching of Baclawski and Aiken wherein searching the data to locate the next match with the relevant data fragment and store the location of that next match in a respective further pointer variable. The motivation is that the system comprises a plurality of data storage units and application, which generates a search request using the fragments of the query to perform a search on its respective database. These fragments make the search quick and cost efficient.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fred I. Ehichioya whose telephone number is 703-305-8039. The examiner can normally be reached on M - F 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Y. Vu can be reached on 703-305-4393. The fax phone number for the organization where this application or proceeding is assigned is 703-746-7239.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-303-3900.

Fred I. Ehichioya Examiner Art Unit 2172 December 1, 2003

KIM VU
SUPERVISORY PATERIT EXAMINER
TECHNOLOGY CENTER 2100